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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/015,886	12/17/2001	Steve Vlcan	C1T10314	7290	
75127 7590 03/17/2008 KING & SPALDING LLP (CITI CUSTOMER NUMBER) ATTN: GEORGE T. MARCOU			EXAM	EXAMINER	
			MOORTHY,	MOORTHY, ARAVIND K	
1700 PENNSY SUITE 200	1700 PENNSYLVANIA AVENUE, NW SUITE 200		ART UNIT	PAPER NUMBER	
WASHINGTON, DC 20006		2131			
			MAIL DATE	DELIVERY MODE	
			03/17/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/015,886	VLCAN ET AL.			
Office Action Summary	Examiner	Art Unit			
	Aravind K. Moorthy	2131			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 10 De	ecember 2007.				
2a) This action is FINAL . 2b) ☑ This	This action is FINAL . 2b)⊠ This action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.			
Disposition of Claims					
4) ⊠ Claim(s) <u>1-3,5-11 and 13-18</u> is/are pending in t 4a) Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-3,5-11 and 13-18</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	vn from consideration.				
Application Papers					
9) The specification is objected to by the Examine		- butha Evaninas			
10) The drawing(s) filed on <u>18 March 2002</u> is/are: a Applicant may not request that any objection to the		=			
Replacement drawing sheet(s) including the correcti	• • • • • • • • • • • • • • • • • • • •	• •			
11)☐ The oath or declaration is objected to by the Ex					
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive I (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s) 1) ☑ Notice of References Cited (PTO-892) 2) ☑ Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) ☑ Information Disclosure Statement(s) (PTO/SB/08)	4) ☐ Interview Summary Paper No(s)/Mail Da 5) ☐ Notice of Informal P	ate			
Paper No(s)/Mail Date	6) 🔲 Other:				

Application/Control Number: 10/015,886 Page 2

Art Unit: 2131

DETAILED ACTION

1. This is in response to the RCE filed on 10 December 2007.

2. Claims 1-3, 5-11 and 13-18 are pending in the application.

3. Claims 1-3, 5-11 and 13-18 have been rejected.

4. Claims 4 and 12 have been cancelled.

Continued Examination Under 37 CFR 1.114

5. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37

CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible

for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been

timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR

1.114. Applicant's submission filed on 10 December 2007 has been entered.

Response to Arguments

6. Applicant's arguments with respect to claims 1-3, 5-11 and 13-18 have been considered but are most in view of the new ground(s) of rejection.

Application/Control Number: 10/015,886 Page 3

Art Unit: 2131

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

7. Claims 1-3, 6, 7, 9-11, 14, 15, 17 and 18 are rejected under 35 U.S.C. 102(e) as being anticipated by Winburn US 2002/0069363 A1.

As to claims 1 and 10, Winburn discloses a method for maintaining the integrity of a file at a remote location via a communication medium, comprising the steps of:

performing an integrity check on the file by an integrity module [0030]; redirecting to an install module by a redirect module if the integrity check fails [0031],

wherein the step of redirecting to the install modules comprises the steps of:

modifying an address of the install module by the redirect module to include a parameter to indicate the remote location of the file [0027];

producing a request by an authentication module based on the modified address that indicates the remote location of the file [0028], and

Application/Control Number: 10/015,886 Page 4

Art Unit: 2131

communicating the request by the authentication module to the install module in a login page that instantiated the file at the remote location [0031]; and

reinstalling the file by the install module at the remote location via the communication medium, thereby maintaining the integrity of the file [0031].

As to claims 2 and 11, Winburn discloses that the step of performing the integrity check comprises the steps of:

using an algorithm on the file to produce a remote value [0027-0028];

communicating the remote value to the integrity module via the communication medium [0027-0028];

using the algorithm on a mirror file to produce a secure value, wherein the mirror file is a valid copy of the file [0027-0028]; and

communicating that the integrity check passed if the remote value and the secure value are equivalent [0027-0028].

As to claims 3 and 18, Winburn discloses that the algorithm is a hash algorithm [0027-0028].

As to claims 6 and 14, Winburn discloses that the communication medium is the Internet [0025].

As to claims 7 and 15, Winburn discloses that the communication medium is a local network [0025].

As to claims 9 and 17, Winburn discloses that the remote location is an authentication control component [0030].

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

8. Claims 5 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Winburn U.S. Patent No. 6,779,003 B1 as applied to claims 1 and 10 above, and further in view of Gauvin et al U.S. Patent No. 5,991,760.

As to claims 5 and 13, Winburn does not teach that the step of reinstalling the remote file comprises generating a reinstallation web page, by the install module, based on a request from the remote location. Winburn does not teach that the step of reinstalling the remote file comprises communicating the reinstallation web page, via the communication medium, to the remote location. Winburn does not teach that the step of reinstalling the remote file comprises reinstalling the remote file at the remote location.

Gauvin et al teaches generating a reinstallation web page, by the install module, based on a request from the remote location. Gauvin et al teaches reinstalling the remote file comprises communicating the reinstallation web page, via the communication medium, to the remote location. Gauvin et al teaches reinstalling the remote file at the remote location [column 6, lines 17-60].

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Winburn so that a reinstallation web page would have been generated, by the install module, based on a request from the remote location. The remote file would have been reinstalled by communicating the reinstallation web page, via the communication medium, to the remote location. The remote file would have been reinstalled at the remote location.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Winburn by the teaching of Gauvin et al because it provides a user with a clean updated version of the file [column 2, lines 12-28].

9. Claims 8 and 16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Winburn U.S. Patent No. 6,779,003 B1 as applied to claims 1 and 10 above, and further in view of Satyanarayana et al U.S. Patent No. 5,909,429.

As to claims 8 and 16, Winburn does not teach that the communication medium is a wireless network.

Satyanarayana et al teaches a communication network that is a wireless network as well as its benefits [column 6 line 66 to column 7 line 9].

Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Winburn so that the communication medium was a wireless network.

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Winburn by the teaching of Satyanarayana et al because wireless networks eliminate the need for connectors and wires at the, provides an opportunity for

Page 7 Application/Control Number: 10/015,886

Art Unit: 2131

testing the operation of the nodes prior to completion of installation of the network (and prior to

execution of the network initialization routine), and reduces the cost and time required for

installation of the wireless network [column 9, lines 37-47].

Conclusion

10. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Aravind K. Moorthy whose telephone number is 571-272-3793.

The examiner can normally be reached on Monday-Friday, 8:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Ayaz R. Sheikh can be reached on 571-272-3795. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

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like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Aravind K Moorthy/ Examiner, Art Unit 2131

/Ayaz R. Sheikh/

Supervisory Patent Examiner, Art Unit 2131